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1 IN THE UNITED STATES DISTRICT COURT
2 FOR THE EASTERN DISTRICT OF PENNSYLVANIA

3 PETROCHOICE HOLDINGS, INC.,) No. 19-6152
4 Plaintiff)
5)
6 vs.)
7)
8)
9 FRANCIS S. OROBONO, JR.,)
10 Defendant)

11 DEPOSITION OF COREY McCALICHER

12 Taken in the law offices of Lewis
13 Brisbois Bisgaard & Smith, LLP, 550 East
14 Swedesford Road, Suite 270, Wayne, Pennsylvania, on
15 Tuesday, February 9, 2021, commencing at
16 1:30 p.m., by Leandra M. Stoudt, RPR, CBC, CCP,
17 CRR, Notary Public.

18 APPEARANCES:

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24 -- For the Plaintiff

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30 -- For the Defendant

31 Also Present: Francis S. Orobono, Jr.

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1 Q. Did you ever go out and visit the
2 Kennedy Group?

3 A. Nope.

4 Q. Did you have any contact with anybody
5 at the Kennedy Group?

6 A. Only Scott Wister as we were losing
7 the business.

8 Q. Did you ever speak with anyone else at
9 the Kennedy Group?

10 A. No.

11 Q. When did you speak with Mr. Wister?

12 A. Specifically, I do not recall. But I
13 know it was the month of October of 2019.

14 Q. How did you communicate with him? Was
15 it verbal? In writing? Both?

16 A. Verbal, via phone call.

17 Q. Who initiated the phone call?

18 A. I did.

19 Q. Why did you call him?

20 A. Michael Gawlinski had notified me that
21 he was requested to remove the loaned equipment.

22 Q. What else did Mr. Gawlinski tell you?

23 A. That's all that I remember.

24 Q. So he just came to you and said

25 Kennedy Group has requested that we remove the

1 equipment?

2 A. Due to a vendor change, yeah.

3 Q. Did you ask him why?

4 A. I asked him several questions, of
5 which I don't specifically remember. But obviously
6 I was asking questions in relevance to his request.
7 He did not provide too much information.

8 Q. Did he provide any information other
9 than what you've told me?

10 A. Not that I recall.

11 Q. So was that -- at that point did you
12 call Scott Wister or did you do anything else at
13 first?

14 A. No, I called Scott Wister following
15 that.

16 Q. Tell me about the details of that
17 conversation.

18 A. I just followed up on the said request
19 to Michael. And I asked him based on my memory, I
20 asked him a few questions surrounding vendor
21 change. And he said they made their decision and,
22 you know, he would like us to pick up our loaned
23 equipment.

24 Q. And what questions did you ask him
25 about the vendor change?

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1 A. I asked him who he switched to. He
2 said he was switching to Wynns. And I asked who
3 was supplying the product and equipment, and he
4 said Jack Williams Tire.

5 Q. Did he express he was -- he or Kennedy
6 Group was dissatisfied with PetroChoice in any way?

7 A. No.

8 Q. He never expressed the service was
9 poor?

10 A. No.

11 Q. Did he express any displeasure with
12 Mr. Gawlinski?

13 A. Only in relevance to the
14 confrontation.

15 Q. What confrontation are you referring
16 to?

17 A. The confrontation between Fran and
18 Mike Gawlinski.

19 Q. What is your understanding of that
20 confrontation?

21 A. My understanding is there was a
22 certain point or period of time where one of the
23 two parties walked in somewhere, and there was a,
24 to my understanding, a verbal altercation. And
25 that really is the most details that I have